

# Not Relevant

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**From:** Schmid, Emily

**Sent:** Thursday, March 3, 2022 4:13 PM

**To:** McCaskill Amy USRS <Amy.McCaskill@syngenta.com>

**Cc:** mgmt2 data USGR <data.mgmt2@syngenta.com>; Meadows, Sarah <Meadows.Sarah@epa.gov>; Roe, Lindsay <Roe.Lindsay@epa.gov>; Rosenblatt, Daniel <Rosenblatt.Dan@epa.gov>

**Subject:** RE: FTA for State Restrictions

Hi Amy,

Thanks again for your patience and willingness to work quickly with us.

After talking about this internally, we have moved away from the new restrictions being distributed as supplemental labels because it doesn't seem to be appropriate in this case. Usually, supplementals are used for changes that the Agency doesn't feel urgency for it to be integrated into the master label (for example a new use on carrots). Since these restrictions need to be part of the labeling for the 2022 use season, we are asking that they be appendices instead of supplemental labels. Attached you'll find PDFs with our comments. One noteworthy change would be that we asking to change the requirement to check the website from 30 days before use to 7 days.

If possible, we would like to meet with all three registrants together to go over the conditions of registration. If you are amenable to that, are you be available to meet tomorrow (Friday) from 11:00-12:00 to discuss?

Best regards,  
Emily

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**From:** McCaskill Amy USRS <[Amy.McCaskill@syngenta.com](mailto:Amy.McCaskill@syngenta.com)>

**Sent:** Tuesday, March 1, 2022 3:12 PM

**To:** Schmid, Emily <[Schmid.Emily@epa.gov](mailto:Schmid.Emily@epa.gov)>

**Cc:** mgmt2 data USGR <[data.mgmt2@syngenta.com](mailto:data.mgmt2@syngenta.com)>; Meadows, Sarah <[Meadows.Sarah@epa.gov](mailto:Meadows.Sarah@epa.gov)>; Roe, Lindsay <[Roe.Lindsay@epa.gov](mailto:Roe.Lindsay@epa.gov)>

**Subject:** RE: FTA for State Restrictions

Thanks for the heads up. I'll look forward to receiving the label comments and will turn them around as quickly as possible.

Best Regards,

Amy McCaskill (she/her)  
Sr Federal Regulatory Manager, US Herbicide Portfolio

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**From:** Schmid, Emily <[Schmid.Emily@epa.gov](mailto:Schmid.Emily@epa.gov)>  
**Sent:** Tuesday, March 1, 2022 3:09 PM  
**To:** McCaskill Amy USRS <[Amy.McCaskill@syngenta.com](mailto:Amy.McCaskill@syngenta.com)>  
**Cc:** mgmt2 data USGR <[data.mgmt2@syngenta.com](mailto:data.mgmt2@syngenta.com)>; Meadows, Sarah <[Meadows.Sarah@epa.gov](mailto:Meadows.Sarah@epa.gov)>; Roe, Lindsay <[Roe.Lindsay@epa.gov](mailto:Roe.Lindsay@epa.gov)>  
**Subject:** RE: FTA for State Restrictions

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Hi Amy,

Thanks again for submitting the labels. We are still having some internal discussions but hope to get label comments to you tomorrow. If you could be ready to turn them around quickly, that would be really helpful. Additionally, we expect to be in touch to discuss the terms of registration within the next couple of days. We really appreciate your patience.

Best regards,  
Emily

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**From:** McCaskill Amy USRS <[Amy.McCaskill@syngenta.com](mailto:Amy.McCaskill@syngenta.com)>  
**Sent:** Friday, February 18, 2022 4:22 PM  
**To:** Schmid, Emily <[Schmid.Emily@epa.gov](mailto:Schmid.Emily@epa.gov)>  
**Cc:** mgmt2 data USGR <[data.mgmt2@syngenta.com](mailto:data.mgmt2@syngenta.com)>  
**Subject:** FTA for State Restrictions

Hi Emily,

I just wanted to let you know that the Syngenta section 3 and 3 supplemental labels have just been submitted. The only question you had outstanding was if the Iowa supplemental should be exclusively for DT soybean. I did not speak with anyone directly in Iowa, our state liaison submitted our draft for their review. We were aligned with BASF in including DT soybean. However, since the Minnesota label was not crop specific and Bayer did not have specific crops specified we decided to remove the DT soybean as your edit suggested. We are not aware of any cotton growing in Iowa or Minnesota. Please let me know if you would like pdfs of the labels as I'm happy to send those along as well. I hope you have a great weekend.

Best Regards,

Amy McCaskill (she/her)  
Sr Federal Regulatory Manager, US Herbicide Portfolio



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